GARRISON'S OFFICE CHARGES ANDREWS

Testimony Results in New Perjury Count

By CLARENCE DOUCET

Dean A. Andrews, the hiptalking, slow-walking attorney who admitted during the conspiracy trial of Clay L. Shaw that "my mouth ran ahead of my brain," found himself in more legal trouble Wednesday.

Another charge of perjury was filed against Andrews by the office of District Attorney

Jim Garrison.

The charge was contained in a bill of information filed Wednesday afternoon with the clerk of court's office for Criminal District Court. It was signed by Andrew J. Sciambra, assistant DA, and stem-med from Andrews' testimony during Shaw's trial.

The bill said that Andrews' trial testimony was "materially contradictory of and inconsistent with" prior sworn testimony before the Orleans Parish Grand Jury on March

16, 1967.

THIRD TIME IN WEEK

The charge against Andrews marked the third time this week that the DA's office has filed charges in the wake of Shaw's acquittal last Saturday.

Shaw was found not guilty on a charge that he participated in conspiracy to assassinate President John F. Kennedy.

On Monday, Shaw was charged with two counts of perjury in a bill of information signed by Garrison. Garrison claimed Shaw lied on the witness stand when he said he never knew Lee Harvey Oswald or David W. Ferrie.

The conspiracy charge against Shaw alleged that he conspired with Oswald and Ferrie.

Shaw was released on his own recognizance as was Thomas Bethell, a former investigator for Garrison, who was the object of a bill of information

filed on Tuesday.

Bethell was charged with illegal ase of movable property. More specifically, Garrison claims Bethell transmitted a copy of the Shaw trial memorandum and list of

state witnesses to one of Shaw's attorneys last August. HAGGERTY TO DECIDE

The bill of information on Andrews-who is already appealing one perjury conviction and awaiting trial on another Cont. in Sec. 1, Page 4, Col. 1

Continued from Page 1

-recommended that bond be up to my discretion." set at \$1,000.

In another matter related to Shaw's trial, Criminal District Judge Edward A. Haggerty said he will decide on Monday whether to cite for contempt any of the principals in the trial.

During the lengthy period preceding the trial, Judge Haggerty warned that anyone viocitations.

will study files on the subject the Kennedy assassination and and decide on Monday whether asked him to defend Oswald

any action is necessary.

Shaw will be arraigned on the new charge on March 20 before Judge Malcolm V. O'Hara Jr. Judge O'Hara has indicated that the Shaw perjury case will proceed in an orderly, normal way. He said the case will come to trial after all preliminary motions have been disposed of.

JUDGE'S DISCRETION The perjury charges carry a each count.

bearing, but is not automatical- Alcock, assistant DA, on An-

ly entitled to one. "It would be

He also indicated that in view of the widespread publicity given Shaw's trial he will consider setting guidelines for the press.

"But I just got this case . . . and I haven't formulated any policies yet. A lot can happen before this thing comes to trial."

Andrews, a roly-poly lawyer lating his guidelines regarding who wears sunglasses most of public statements about the time, testified during the case faced contempt of court Shaw trial that a story attributed to him that a man named Judge Haggerty indicated he Clay Bertrand called him after was a "figment of my imagi-nation."

Of his 14 pages of testimony to the Warren Commission, Andrews characterized them as page after page of bull."

Warren Commission, The which investigated the assassination of President Kennedy, said that Oswald, acting alone, killed the President.

QUESTIONING CITED

In citing the cause for the penalty of one to 10 years im-new charge of perjury lodged prisonment and \$1,000 fine for against Andrews, a former Jefferson Parish assistant DA, the Judge O'Hara said the de-bill of information cited the fense can ask for a preliminary following questioning by James

Andrews Faces Another Perjury

was a defense witness);

me at this time you are now telling this court under oath Andrews: "You are the only that no one called you on be-guy in all of them that ever half of the representation of asked me that. I'll elucidate Lee Harvey Oswald in Dallas?" (like in Enrico Caruso). Andrews: "Per se, my an-Burnes: "You mean that you swer is yes. No one called me have never been asked why Clay to say that. The phone call I Bertrand contacted you?" Gene Davis involving two people who were going to sell an automobile and they wanted the Burnes: "Now about the War-Barriand was an alias used by Burnes: "Now about the War-Barriand was an alias used by Shaw; S

vey Oswald, was a figment of your imagination?"

ever gave me a chance."

his prior sworn testimony be-Jury on March 16, 1967; relative to the grand jury's investigation into the assassination. . ."

QUIZZED BY BURNES
Andrews was questioned at Burnes: "Now what did you QUIZZED BY BURNES that time by a former assistant tell this subject?"
DA, Richard V. Burnes, and this Andrews: "I told him I was series of question and answers in the hospital and couldn't go."

drews' cross-examination (he Burnes: "Now, what was the nature of your being contacted Alcock: "Do you mean to tell by Clay Bertrand at this time?"

Alcock: "Are you saying now it a different way; they got an erator, denied in testimony durthat the call, as far as it regards answer out of me, but they ing Shaw's trial that he called the representation of Lee Harnever got the whole thing."

Andrews the day after the as-

tell us?"

er gave me a chance." me at the hospital and asked name.
The bill of information said me if I would represent Lee that the above statements Oswald in Dallas. Nobody ever were "materially contradic- asked me about a fee or anytory of and inconsistent with thing else. He said I would get real famous and he would get fore the Orleans Parish Grand in touch with Lee Oswald so I could represent him. That's the part nobody ever asked me. As soon as I said I heard the voice of Clay Bertrand-blump-they

Garrison maintained that Clay

title notarized, and a bill of ren Committee (sic)? any alias. Davis, a French sale notarized." Andrews: "No, they contacted Quarter bar and restaurant op-Andrews the day after the as-Burnes: "All right. Would you sassination. He also said he had never used the name Clay Andrews: "I have tried to say Andrews: "A voice that I iden-Bertrand, nor was he ever inthat consistently, and nobody tify as Clay Bertrand called troduced to Andrews by that